

# **EXHIBIT B**

<b>Lee Deposition Excerpts Filed Both 8/14/23 and 9/15/23</b>	<b>Does Page Contain Responsive Testimony to a Document Marked "Confidential?"</b>	<b>Nature of the Testimony</b>
p. 1	No	
p. 13	No	
p. 14	No	
p. 18	Yes	Answers in response to payroll records. Plaintiffs posted same records at DCKTS. 84-9 and 84-10.
p. 19	Yes	Answers in response to payroll records. Plaintiffs posted same records at DCKTS. 84-9 and 84-10.
p. 29	No	
p. 34	No	
p. 35	No	
p. 49	No	
p. 50	No	
p. 54	No	
p. 55	Yes	Email Address of Former Employee Cara Camden revealed. Plaintiffs posted same email address at DCKT. 83-3.
p. 56	Yes	Exhibit offered to show Schottenstein's private logins and passwords were shared with Lee; None of the passwords or logins are

		mentioned in the record.
p. 61		No.
p. 62		No.
p. 65		No.

Chan Deposition Excerpts Filed Both 8/14/23 and 9/15/23	Does Page Contain Responsive Testimony to a Document Marked "Confidential?"	Nature of the Testimony
p. 1	No	
p. 15	No	
p. 16	No	
p. 17	No	
p. 22	No	
p. 23	No	Responsive testimony to a document <u>not</u> marked confidential for the proposition that Chan took over Schottenstein's mortgage payments after Cara Camden left the practice. Nothing about that is confidential, and Plaintiffs made the same allegation in other public filings ( <u>See</u> DCKT. 82-8, Rule 56.1 Statement, ¶¶ 3-5; DCKT. 82-2.
p. 25	No	
p. 26	Yes	Exhibit offered to show Schottenstein's private logins and passwords were shared with Chan; None of the passwords or logins are

		mentioned in the record.
p. 27	Yes	Exhibit offered to show Schottenstein's private logins and passwords were shared with Chan; None of the passwords or logins are mentioned in the record.
p. 38	No	
p. 40	No	
p. 42	No	
p. 46	No	
p. 47	No	
p. 51	No	
p. 52	No	
p. 99	No	Audio played but not transcribed in the record. Sole question was whether the voice on the recording belonged to Schottenstein.
p. 100	No	
p. 101	No	
p. 102	No	
p. 103	No	
p. 104	No	
p. 105	No	
p. 106	No	
p. 107	No	